

తెలంగాణ రాజ పత్రము
RULES SUPPLEMENT TO PART-I
EXTRAORDINARY
OF
THE TELANGANA GAZETTE
PUBLISHED BY AUTHORITY

No. 33]

HYDERABAD, MONDAY, JULY 24, 2017.

NOTIFICATIONS BY GOVERNMENT

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AGRICULTURE AND COOPERATION DEPARTMENT
(MKTG.II)

AMENDMENTS TO THE TELANGANA (AGRICULTURAL PRODUCE & LIVESTOCK) MARKETS
RULES, 1969.

[G.O.Ms.No.32, Agriculture and Co-operation (Mktg.II), 21st July, 2017.]

PRELIMINARY NOTIFICATION

Whereas, consequent upon the adaptation of the Andhra Pradesh (AP&LS) Markets Act, 1966 to the State of Telangana, it has been considered to necessary to change the composition and term of the Agricultural Market Committees and to reform Agricultural Marketing regulation and promote and induce activities like e-marketing, direct marketing, unified licence etc. to create hassle free and transparent Market for sale of Agricultural Produce. Government have carefully studied the several issues involved and considered the need to proceed with certain amendments to the existing Telangana (AP&LS) Markets Rules, 1969 for providing certain provisions for e-marketing, direct marketing, unified license etc. and change of composition of Agricultural Market Committees in the said Rules.

And whereas, the Government Telangana has amended the Telangana (Agriculture Produce & Live Stock) Markets Act, 1966 by the Telangana (Agriculture Produce & Live Stock) Markets (Amendment) Act, 2015 and 2016 (Act No. 5 of 2015 and Act No. 3 of 2016) suitably and the same has been published in Part IV-B Extraordinary of the Telangana Gazette on 15th April, 2015 and 12th April, 2016.

And whereas, it is proposed to amend the Telangana (Agriculture Produce & Live Stock) Markets Rules, 1969 issued in G.O.Ms.No.1990, Food and Agriculture (Legislation) Department, Dated 17.10.1969, suitably so as to make provisions for e-marketing, direct marketing, unified license and the change of composition of Agricultural Markets in the said rules.

Now therefore as required under sub-section 4 of section 33 of Telangana (Agriculture Produce & Live Stock) Markets Act, 1966, notice is hereby given that the said amendment will be taken into consideration by the Government on or after the expiry of a period of thirty (30) days from the date of publication of this Notification in the Telangana Gazette and any objections and suggestions which may be received with respect there to may be considered by the Government of Telangana.

The objections and suggestions may be sent to APC & Secretary to Government, Agriculture and Co-operation Department, Telangana, Hyderabad through the Director of Agricultural Marketing, Hyderabad.

AMENDMENTS

In the said rules :-

1. after clause (xxvi) of rule 2, the following clauses shall be added, namely,-

- “(xxvii) ‘Assaying’ means the qualitative and/or quantitative analysis of notified agricultural produce against a set of parameters specified by the Director of Marketing.
- (xxviii) ‘Clearing and Forwarding Agent’ means any person engaged in providing any service, either directly or indirectly, in connection with clearing and forwarding operations, in any manner to any other person and registered with Agricultural Market Committee as a Clearing and Forwarding Agent.
- (xxix) ‘E-transport permit’ means transport permit generated through electronic means for transportation of Agricultural Produce, Livestock and Products of Livestock purchased by the trader.
- (xxx) ‘Sampling’ means an act of drawing a representative sample from the produce offered for sale, by following the prescribed procedure:

2. for rule 29, the following shall be substituted, namely,-

“29. Quorum for a meeting of market Committee:- The quorum for a meeting of the market committee consisting of 14 members shall be 8:

Provided that the quorum for the adjourned meeting shall be 5 for 14 member market committee and at such a meeting only such specific items of agenda as have been circulated to members for discussion in the meeting called earlier shall be disposed off.”

3. after sub-rule (3) of rule 33, the following shall be added, namely,-

- “(4) (i) Quality related disputes of assayed produce traded online shall be settled by the Secretary or his nominee and one of the panel members of the disputes sub-committee as appointed under rule 33 (2), on the same day of the transaction.
- (ii) If either party to the dispute is not satisfied with the resolution through the clause (i) above or no resolution can be found under clause (i) above, the dispute sub-committee shall settle the dispute.
- (iii) The Director of Marketing may issue directions specifying the method of settlement of disputes arising out of online marketing of the notified commodities, under this rule.”

4. for rule 48, the following shall be substituted, namely,-

“48 Grant or renewal of trader licence under sub-section (1-A) of section 7 and Fees Chargeable there of:-

- (1) Any person desiring for grant or renewal of a Trader licence under sub-section (1-A) of section 7 shall make an application in Form 5-A along with application fees of Rs.100/- to the Director of Marketing or the officer authorized by him .The Director of Marketing or officer authorized by him, on receipt of such application, shall examine all aspects and may grant or renew a licence in Form 8-A to the applicant, after collecting the licence fee of Rs.5000/-, within 15 working days, to carry out the trade in any Market in the State. The Director of Marketing or any officer authorized by him may reject the application duly mentioning the reasons for such refusal.

- (2) Licence fee amount of Rs.5,000/- shall be deposited in a separate account maintained in a nationalized bank situated in the Headquarters of the officer issuing the licence.
- (3) Traders having turnover not exceeding Rs.5,000/-(Rupees Five thousand only) per day are exempted from obtaining the licence.
- (4) Every application for renewal of licence shall be made one month before the expiry of its period. The licensing authority shall either renew or reject the application before expiry of the licence period.
- (5) The application for the Renewal of License shall be rejected if the applicant has not produced No Dues Certificate regarding the payment of all arrears including Market Fee, Rents and Assessments issued by the Secretary of the Agricultural Market Committee who has jurisdiction over the registered office of the applicant.
- (6) Every application filed beyond the expiry period may be allowed subject to payment of Late Fee of Rupees Five Hundred only per each day of delay in filing the application for renewal of license. Provided that no application for renewal of license shall be allowed beyond a period of six months from date of the expiry of license.
- (7) A licence granted under this Rule shall be valid for 3 (Three) years and shall expire on the last day of the third financial year.

The license granted / renewed by the Director of Marketing or any officer authorized by him shall be held as State-wide single license. All existing trader licenses granted by the Agricultural Market Committee shall be converted into State wide Single Trade License with effect from the date of commencement of this Act i.e., from April 13th, 2016 as per Section 7 (1-A) of the Act.

after Rule 48 the following shall be inserted, namely:-

48-A. Grant or renewal of licence for Direct Purchase Centre under sub-section (1-E) of Section 7 and fees chargeable thereof :-

- “(1) Any person desiring to purchase agricultural produce directly from the Growers in one or more Market areas may submit an application in writing, to the Director of Marketing in Form 5-B along with application fee of Rs. 500/- for grant of licence, as Direct Purchase Centre, along with the documents specified in the form subject to the following conditions, namely,-
- (i) The applicant shall furnish in Form 5-B, the details of direct purchase centers proposed to be initially opened.
 - (ii) The applicant shall submit details of financial status supported by Audited statement of accounts for the past three years along with Memorandum and Articles of Association if it is a company and other documents showing the credibility of the applicant for direct purchase of notified agricultural produce from Growers.
 - (iii) The applicant shall provide necessary infrastructure listed in Form 5-B, including the Information Technology (IT) enabled environment for weighing, billing etc., at the Direct Purchase Centre and for conducting the purchases through the designated online marketing platform.
 - (iv) The Direct Purchase Centre may be established on the land owned by the applicant or on the land taken on lease for a period of not less than five years with possession. The applicant shall furnish supporting documents and layout plan of the centre indicating the facilities provided along with the application.
 - (v) The licensee shall prominently display through electronic media, the prices of selected commodities prevailing in the neighbouring Markets on the previous/current day of trading and as disseminated by the Director of Marketing.
 - (vi) The licensee shall purchase the produce from Growers through the designated online marketing platform as per the Minimum Support Price (MSP) norms notified by the Government or the prices prevailing in the neighbouring Markets whichever is higher.

- (vii) The licensee shall pay the market fee online to the designated account on daily basis, in respect of each centre and furnish the centre-wise statement of daily transactions, on line, to the Director of Marketing.
- (2) The licence fee for grant or renewal of licence for establishment of a Direct Purchase Centre shall be Rupees fifty thousand payable by demand draft in favour of the Director of Marketing, Govt. of Telangana. Provided that the licence fee paid by the applicant shall be refunded if the grant or renewal of the licence is refused, within 15 days of such refusal, after deducting ten per cent of the fees towards processing charges.
- (3) The Director of Marketing may, after satisfying himself that the applicant made adequate arrangements and provided required infrastructure for purchasing the notified agricultural produce from the growers in the proposed Direct Purchase Centre, grant licence in Form 8-B to operate such centre as a Direct Purchase Centre, subject to the licence conditions.
- (4) The applicant shall deposit with the Director of Marketing, an irrevocable continuous Bank Guarantee or cash security of Rupees Two Lakhs or an amount equal to three per cent of the highest turnover of any month in the previous year, whichever is more. The requirement of the amount of Bank guarantee or security shall be re-assessed every quarter on the basis of the actual turn over. The licensee shall furnish additional security, if any, within 15 days of intimation by the Director of Marketing.
- (5) The Direct Purchase Centre licensee shall do business in the Direct Purchase Centre and pay the sale proceeds to the sellers account through online transfer on the same day.
- (6) A licence granted under sub-rule (3) shall, unless renewed remain in force for a period of 3 years from the date of issue.
- (7) Every application for renewal of licence shall be made 30 (thirty) days before it's expiry. The licensing authority shall either renew or reject the application before expiry of such validity.
- (8) Subject to the provisions of the Act, Rules and the conditions of Direct Purchase Licence, the licensee shall operate in the place for which licence has been granted.
- (9) The Direct Purchase Centre licensee shall maintain record of transactions of the notified produce and furnish monthly returns to the Director of Marketing/any authorized person in the prescribed format."

5. for rule 49 , the following shall be substituted, namely,-

"49: Grant or renewal of licence for commission Agent, Warehouseman, Processor, Weighman, Hamal etc.,: -

- (1) No person shall operate within a Market as Commission Agent, except and in accordance with the conditions of a licence granted to him by the Market Committee.
- (2) No person shall operate a Warehouse or Processing Unit within a notified area except in accordance with the conditions of licence granted to him by the Market Committee.
- (3) No person shall operate as a Weighman or Hamali within a notified area except in accordance with the conditions of License granted to him by the Market Committee.
- (4) Explanation : For the purposes of this Rule, the conditions of a license wherever applicable shall include the submission of a valid Processing Unit Plan, Fire Safety Certificate, Insurance Certificate, Completion Certificate and Occupancy Certificate. Further, the conditions of license shall be in conformity with the relevant Government Orders/Notifications issued from time to time. Any person desiring grant or renewal of licence under sub rule (1) , (2) or (3) shall make an application to the Agricultural Market Committee in the Form specified against the category along with the fee as specified below.

Sl. No.	Licence to operate as	Application From	Application Fees	Licence fee	Licence Form
(1)	Commission Agent	5-C	1000	10,000	8-C
(2)	Warehouseman	5-D	1000	5000	8-D
(3)	Processor	5-E	2000	NIL	8-E
(4)	Weighman	5-F	100	1000	8-F
(5)	Hamali	5-G	50	100	8-G

- (5) Agricultural Market Committee on receipt of such application shall examine in all aspects and may grant and issue the licence in the respective Form to the applicant, after collecting the licence fee specified above, within 45 days from the receipt of application. The Agricultural Market Committee may reject the application duly mentioning the reasons for such rejection.
- (6) No person shall operate as a commission agent in a Market unless he furnishes and continues to maintain a security, commensurate with turn-over, by way of Bank Guarantee as well as deposit the amount as specified by the Government from time to time.
- (7) Subject to the provisions of the Act, Rules and Bye-Laws, the security furnished by the commission agent shall be released within three months from the date of the ceasing to be a commission agent, after the market committee satisfies itself that there are no dues to it from him and there are no complaints of non receipt of sale proceeds.
- (8) Every Licence granted under this rule shall be valid for a period of 3 (Three) years from the date of issue.
- (9) Every application for renewal of Licence under this Rule shall be made 30 (thirty) days before its expiry. The licensing authority shall either renew the licence or reject the application before expiry of the licence period.
- (10) Every application filed beyond the expiry period may be allowed subject to payment of Late Fee of Rupees Five Hundred only per each day of delay in filing the application of renewal of license.

Provided that a Late fee of Rupees Ten per each day of delay in case of Hamali.

Further Provided that no application for renewal of license shall be allowed beyond a period of six months from date of expiry of license.

- (11) A licence issued under this Rule shall not be renewed if the licensee owes any dues to the producer-seller or the Agricultural Market Committee.
- (12) The Licensee shall equip himself to be able to participate in the online trading platform provided by the Government.
- (13) The Licensee shall make all payments relating to the trade settlement, within the stipulated time limits established through the procedures notified in this regard by the Director of Marketing from time to time.
- (14) For violation of any of the procedures stipulated for participation on the online marketing platform provided by the Government, the licensee shall be liable to be disabled from further participation on the platform.

After Rule 49 the following Rules shall be inserted, namely –

49-A. Declaration and Notification of Warehouse/ Processing Unit as a Market:-

Any licensed Warehouse/ Processing Unit desirous of functioning as a Market under Section 4 (3)(bbb) of the Act shall make an application in Form 6 and such licensed Warehouse/ Processing Unit may be declared as a Market by the Market Committee by following the procedure as may be prescribed. Such declaration shall be notified by the Government under Section 4 (3) (c) of the Act

49-B. Registration of clearing and forwarding agent: -

- (1) Any person desiring to provide the services as clearing and forwarding agent for the commodities transacted in the notified market area shall register with the Market Committee by submitting an application in Form 5-H and on payment of registration fee of Rs. 5000/-.
- (2) Market committee shall register the Clearing and Forwarding Agents and shall maintain the list of all registered clearing and forwarding agents. If the purchaser of commodities wishes to take delivery through a clearing and forwarding agent he shall do so through any of the clearing and forwarding agents registered with the Market Committee.
- (3) In case of any complaints of malpractices on the part of the registered clearing and forwarding agent, Market committee after issuing a notice and making a summary enquiry, may suspend or cancel the registration. Market committee may also cancel the registration on the request of the clearing and forwarding

agent provided such agent has no outstanding liabilities. All such cancellations shall be promptly reflected in the register maintained by the market committee.”

6. Rule 50 shall be omitted.

7. For Rule 51 the following shall be substituted, namely:-

The Director of Marketing or any officer authorised by him or the market committee as the case may be, if satisfied that the license issued by it has been lost / mutilated or destroyed, may issue a duplicate of that licence on payment of Rupees Five Hundred as fee.

8. In rule 52,-

(1) In sub-rule (1) for the first paragraph, the following shall be substituted, namely,-

“The Director of Marketing or the officer authorized by him may cancel or suspend for a specified period any licence granted by him or the Market Committee may by a resolution passed in a meeting or by circulation and approved by a majority of its members, cancel or suspend for specified period any licence granted by it, if the said Authority is satisfied that:”

(2) In sub-rule (2) for the words “The market committee”, the words “The Director of Marketing or officer authorized by him or the Market Committee” shall be substituted.

9. In rule 53,-

(1) Sub Rules 1 and 2 shall be substituted with the following and sub-rules (3) and (4) shall be added:-

(1) An appeal against the orders of the Market Committee shall be preferred within a period of Sixty days from the date of communication of such orders before the Director of Marketing. The Director shall on receipt of such appeal call for and examine all relevant records from the Market Committee make or cause such enquiry as it deems necessary and pass necessary orders. If the appellant is not satisfied with the orders of the Director of Marketing, he may prefer an appeal before the Government.

(2) The Director of Marketing may suspend the execution of the orders of the Market Committee pending appeal by exercise of his power under Sub Rule (1). The appeal shall be disposed of by the Director of Marketing within Forty Five days.

(3) An appeal against the orders of the Director of Marketing shall be preferred within a period of Sixty days from the date of communication of such orders before the Government. The Government shall on receipt of such appeal call for and examine all relevant records from the Director of Marketing make or cause such enquiry as it deems necessary and pass necessary orders.

(4) The Government may suspend the execution of the orders of the Director of Marketing or any officer authorized by him pending the appeal under Sub Rule (3). The appeal shall be disposed of within thirty days.

10. In rule 53-A, title of the Rule shall be substituted with the following namely,-

“Application for grant of license under sub section (9) Of Section 7 of the Act and fees chargeable therefor”

(1) In sub-rule (3) for clause (b) , the following shall be substituted, namely,-

“(b) the detailed project report shall contain details of extent of land / Built up area in which the market is proposed to be established, facilities for cleaning, grading, packing, sampling, assaying and storage of any one or more notified agricultural produce, livestock and products of livestock and IT enabled processes to support purchase and sale of the notified commodities with an outlay of not less than Rs. 3.00 Crores and the user charges proposed to be levied.”

(2) clause (c) shall be omitted,-

(3) In Sub-Rule (5) for clause (b), the following shall be substituted, namely,-

“(b) Licence shall be valid for a period of 10 years and renewable for an equal term at the option of the licensee.”

(4) sub-rule (6) shall be omitted.

(5) in sub-rule (9) for clause (a), the following shall be substituted, namely,-

“(a) All transactions in every licensed private market shall be carried out online on the designated online marketing platform established in the State.

The licensee shall be entitled to collect the user charges as approved by the Director of Marketing from time to time, after taking into consideration the proposal of the licensee. The licensee shall maintain such registers and furnish such returns as may be stipulated by the Director of Marketing.”

11. after rule 53-I, the following shall be added, namely,-

“53-J (1) **Notification of e-Markets under Sub-section 10 of Section 7:** The Director of Marketing may specify the markets where the recording of the arrivals of commodities and their movement, assaying, determination of sale price, generation of tak patties, payment of sale proceeds, payment of market fee and other market charges, generation of permits etc., in such notified market area shall be on the designated electronic on-line marketing platform as the Director of Marketing may direct in this behalf.

(2) The Director of Marketing may issue directions on the following aspects in respect of Markets specified under sub rule (1),

- (i) Quality testing of commodities, grading, quality certificate and standardization of commodities;
- (ii) Weighing of commodities before or after the sale;
- (iii) Storing of commodities in warehouses in the notified area and sale of such stored commodities;
- (iv) Facilitating collateral financing and borrowing against warehouse receipts;
- (v) Payment of sale proceeds of commodities by the traders;
- (vi) Purchase and sale of commodities through the electronic platform;
- (vii) Compensation to the seller in case of default by the trader or the commission agent;
- (viii) Market intelligence reports;
- (ix) Any other matter incidental there to.

12. For Rule 54, the following shall be substituted, namely, -

“**54. Sale of notified commodities:** - Sale of the notified agricultural produce, livestock or products of livestock brought into a market for sale shall be either by tender system or by open auction or by E-tendering, E - auctioning or by sample or by reference to a known standard or in such other manner as may from time to time be directed, by the Director of Marketing and in the absence of such directions, it shall be determined by the Market Committee:

Provided that in respect of direct purchase of notified commodities by the licensee under Section 7(7), the purchase shall be in the manner specified in the licence.

Provided further that the sale of all the notified agricultural produce, live stock and products of livestock brought into the private market or any market declared under section 4(3)(bbb) shall be conducted through electronic platform designated by the Director of Marketing”.

13. In Rule 64 at the end of the 1st paragraph after the words “recover the same from the buyer” the words “He shall be entitled to give delivery of the notified agricultural produce, livestock or products of livestock only after payment of the sale proceeds to the seller and shall also maintain the records to this effect” shall be added.

14. In Rule 65 after the words “Tak Patti (sale slip) prepared” the following shall be inserted – “by himself or electronically generated through online platform”.

15. In Rule 66 the words “electronically generated through online platform” shall be inserted after the words “(storage slip)”

16. After Rule 70, the following shall be inserted, namely,-

“70-A. Any offences under sections 17, 17-A and section 23(5) are exempted from the provisions of section 23-A.

17. Sub Rule (1) of the Rule 73 shall be substituted as under-

No charges other than those specified by the Director of Marketing or any other authority delegated for the purpose, by a general or special order shall be payable by the seller or the purchaser in a market.

18. For Rule 73-A, the following shall be substituted, namely,-

“73-A. Contract farming.-

- (1) Every contract farming sponsor shall register with the registering authority of the district where he intends to enter into contract farming agreement, by submitting the required particulars in Form prescribed, along with the payment of the registration fee Rs. 500/-.
- (2) The Registering Authority after satisfying himself about the completeness of the application, shall enter the sponsor details in the register maintained in Form prescribed and issue the registration certificate in Form prescribed to the sponsor.
- (3) The Contract Farming Agreement between the Contract Farming sponsor and the farmers shall be in Form 11-A. It is permissible to include any additional clauses in the agreement provided such clauses shall not be to the disadvantage of the farmers.
- (4) The Contract Farming Sponsor shall submit the contract farming agreement in original, signed between the sponsor and the farmers, within thirty days from the date of entering into the agreement, to the Registering Authority of the district to which majority of farmers signing the agreement belongs to.
- (5) Contract farming agreement in respect of seasonal crops shall be concluded before sowing of the crops. In case of perennial crops, the agreement shall be concluded immediately at the end of flowering season.
- (6) The rate agreed between the sponsor and the farmers for sale of the notified agricultural produce shall not be less than the Minimum Support Price, if any, declared by the Government for that year.
- (7) The sponsor while purchasing the produce shall not reject any produce on the grounds of quality, if it satisfies the fair average quality, if any, specified by the Government for that produce.
- (8) The contract farming sponsor shall furnish a security to the Registering Authority, in the form of a bank guarantee in the Form prescribed, for an amount equal to 20% of the contract value and valid for the contract period plus three months.
- (9) Either party to the contract farming agreement, namely the sponsor or the farmer, can file a dispute before the Registering Authority in case of any breach on the part of the other party. The Registering Authority shall register dispute and issue notice to both parties along with copy of dispute petition, give them an opportunity to make their submissions and hear both the parties and pass appropriate orders as expeditiously as possible.
- (10) Contract farming sponsor is responsible to take possession of the contracted produce from the designated collection centres agreed to under the contract. The collection centre shall have electronic weighing scales with facility for digital display of weight and the value of the produce and also for generation of bill for each farmer.
- (11) The contract farming sponsor shall make payment of the bill amount to the farmer by online transfer to farmers bank account not later than the next working day.
- (12) The contract farming sponsor shall pay the specified market fee to the respective market committee account for the transactions carried out during the previous week, on the first working day of the next week.

- (13) The contract farming sponsor shall furnish monthly returns to the registering authority, by 5th of every month, with the details of quantities and value of produce purchased from each of the farmers, details of the payments made to the farmers and the details of market fee paid to the market committee in the previous month.
- (14) Purchase of Produce under Contract Farming Agreement: The Contract Farming Sponsor on purchase of agricultural produce under the Contract Farming Agreement in the market area shall pay market fee as specified.
- (15) Period of Contract Farming Agreement: The period of contract farming agreement shall be for one crop season only.
- (16) By virtue of contract farming agreement, under no circumstances the contract farming sponsor shall have any claim, whatsoever, on the land or any property of farmer.
- (17) Submission of Annual reports by Contract Farming Sponsor: The Contract Farming Sponsor shall prepare an annual report as an abstract of transactions of previous year giving details of village wise number of farmers, quantity contracted, quantity purchased, value of the produce and the payments made to the farmers account and submit to the Registering Authority, before 30th June of every year.
- (18) Appeal against the decision of the Registering Authority: (1) Any person who is aggrieved by the decision of the Registering Authority in deciding the dispute may within a period of thirty days from the date of such decision, file an appeal before the Director of Marketing, along with a copy of the order appealed against.
- (19) The Appellate Authority, after giving reasonable opportunity of being heard to both the parties and after verifying the records, shall decide the appeal within a period of thirty days and decision of the Appellate Authority shall be final.”

19. In rule 74 for sub-rule (2), the following shall be substituted, namely,-

The fees payable by the license trader shall be paid by submitting a monthly business turnover returns of the license trader in the form prescribed under Rule 70 on or before 10th of every succeeding month.

20. In rule 74 for sub-rule (4) the following shall be substituted, namely,-

“(4) The Market fee shall be realized as follows:

- (a) If the produce is sold through a commission agent, the commission agent shall realize the market fee from the purchaser and be liable to pay the same to the Committee.
- (b) If the produce is purchased directly by a trader from a producer, the trader shall be liable to pay the market fee to the Committee;
- (c) If the produce is purchased by a trader from another trader, the trader selling the produce shall be liable to pay the market fee to the Committee and realize it from the purchaser.
- (d) In any other case of sale of such produce, the purchaser shall be liable to pay the market fee to the Committee.
- (e) The persons liable to pay the market fee, if not already paid at the time of transaction or at the time of obtaining the e-transport permit, shall pay the same to the Market Committee on every first working day of the week in respect of the transactions of the previous week.
- (f) The person liable to pay the market fee shall pay the same to the account notified by the Agricultural Market Committee.”

21. After rule 74, the following shall be inserted, namely,

“74-A: e-transport permit for transportation of the notified commodities purchased by the trader:-

- (1) Every vehicle carrying notified commodities purchased by a trader shall be accompanied by an e-transport permit obtained from the designated electronic online marketing platform.
- (2) In case of purchases through the commission agents in the market yard, the e-transport permit shall be generated on the designated electronic online marketing platform, using the user id and password of the commission agents, immediately after giving delivery of purchased notified commodities.

- (3) In case of purchases made by the trader, otherwise than through commission agents, he shall first remit the market fee to the designated account of the market committee and shall generate the e-transport permit on the designated electronic online marketing platform, using the traders user id and password.
 - (4) The e-transport permit shall be generated on the platform by the commission agent / trader as the case may be.
 - (5) e-transport permit being the proof of having paid the market fee, shall be adequate for allowing the transportation of the notified commodities covered by e-transport permit to anywhere beyond the notified area without attracting any further levy of market fee.
 - (6) Where the e-transport permit is generated using the commission agent user id and password, there shall be copies for commission agent, trader, copy to accompany the vehicle and a copy for the Market Committee.
 - (7) Where the e-transport permit generated by the trader under sub-rule (3), there shall be one copy for the trader, one copy to accompany the vehicle and one copy for the Market Committee.
 - (8) The e-transport permit accompanying the notified commodities in transit shall be produced for inspection at the check-post or to the officer authorized to exercise the powers under rule, 75. Trader copy shall be retained by the trader which shall be produced at the time of assessment or during the inspection.
 - (9) In case of secondary sales by the traders, fresh e-transport permit can be generated by the traders selling the commodities and this e-transport permit shall be linked with the relevant previous e-transport permit(s).
 - (10) The existing export permit system will be discontinued from the date that may be notified by the Government.
- 22.** In Rule 75, in sub-rule (1) after the words “except on production of the” the words “e-transport permit and” shall be inserted.

C.PARTHA SARATHI,
APC & Secretary to Government.

FORM 5-A
[See Rule 48]

**Application for Grant / Renewal of Trader License for operating under Section 7(1-A) of
The Telangana (Agricultural Produce & Livestock) Markets Act, 1966.**

To,

The Director of Marketing,
Govt. of Telangana,
Hyderabad.

PHOTO

Sir,

1. I/We (Name)
S/o, W/o, D/o aged and R/o (Address)
.....
..... (Phone
No.), the undersigned hereby apply
along with application fee of Rs.100/- for grant / renewal of a license for a
period of 3 years, under Sec7(1-A) of The Telangana (Agricultural Produce &
Livestock) Markets Act, 1966 for operating as trader for notified agricultural
produce, livestock and products of livestock. I/we agree to pay the necessary
license fee of Rs. 5000/- as per the prescribed Rules.
2. Along with this application I am enclosing the following documents.
 - a. An affidavit regarding solvency.
 - b. Bank Guarantee
 - c. Copy of PAN Card
 - d. Copy of CST Registration
 - e. Copy of VAT Registration
 - f. Proof of Address :
 - g. Copy of AADHAAR Card
 - h. Copy of Certificate of Registration of Partnership firm issued by The
Registrar of Firms/ Certificate of Incorporation of Company/ Body
Corporate issued by the Registrar of Companies(whichever is applicable)
 - i. Latest No Dues Certificate issued by the Secretary of the Agricultural
Market Committee in respect of payment of all arrears including Market
Fee, Assessment Dues and Rents.

3. I/We agree to abide by the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and Rules and Bye-laws made thereunder and amendments made to it and the directions or orders issued by the Director of Marketing, from time to time.
4. I/We agree to keep all the necessary records and information about the functioning of our business and to produce whatever information and documents asked for inspection by the appropriate authority.
5. I/We agree to pay whatever charges of fees or amounts payable by and due from me/us legally. I/we further declare that no arrears are due to be paid to the Agricultural Marketing Committee as on the date of this application and a No Due Certificate issued by the Secretary is filed herewith in proof of the same.
6. I/We agree not to associate with the persons doing illegal business and will assist in taking legal action against such persons.
7. I / We have not been found guilty of any offence or misconduct in any of the market committees in the State.
8. I / We are not involved in any activity that is contrary to the Act, Rules and Bye-laws.
9. I/we undertake to abide by all the provisions of the Act and Rules, Notifications and Bye-laws made thereunder.

Date:

Place:

Signature of the Applicant

Name: _____

Address:

FORM 5-B
[See Rule 48 –A]

**Application for Grant / Renewal of License for establishment of Direct Purchase Centre under
Section 7(7) of**

The Telangana (Agricultural Produce & Livestock) Markets Act, 1966

To,
The Director of Marketing,
Govt. of Telangana,
Hyderabad

Sir

PHOTO

I/We (Name)S/o,W/o, D/o
aged.....R/o.....(Address)..... (Phone
No.), undersigned hereby apply along with application fee of Rs.500/- for grant / renewal of license
for establishment of Direct Purchase Centre at the premises described in the schedule below. The
necessary documents as required under the provisions of the Act and Rules are herewith enclosed.
I/we agree to pay the necessary license fee of Rs. 50,000.00 as per the Rules for obtaining the above
mentioned license.

I/we request you to grant/renew the license.

Place:
Date:

Yours faithfully

(Applicant)

Name:
Firm seal

Documents submitted with this application.

1. Copy of Certificate of Registration of Partnership firm issued by The Registrar of Firms, Certificate of Incorporation of Company/ Body Corporate issued by the Registrar of Companies/ (whichever is applicable)
2. Memorandum of Association/Articles of Association in case the applicant is a Company and Deed of Partnership in case of a Partnership Firm.
3. Names and full address and telephone number of all the Directors/Owners/Partners etc.(in case of any subsequent change, the same shall be informed immediately)
4. Detailed project-report approved/certified copy of the plan of the Direct Purchase Centre.
5. Documents relating to land including title, lease deed (in case of leased land), location map, ownership extract.
6. Details of infrastructure created, intended to be created

Sl.No.	Type of Infrastructure

7. Details of staff proposed to be deployed for orderly and timely conduct of the operations at the Direct Purchase Centre [DPC].
8. The facilities proposed to be provided for the convenience of producers waiting to deliver the produce at the DPC.
9. The Laboratory facilities proposed to be provided to determine the quality of the produce.
10. List of the agricultural produce intended to purchase.
11. List of IT enabled infrastructure for material accounting, weighing, billing and document generation intended to be provided by the Direct Purchase Centre.
12. Operational and working guidelines as to how Direct Purchase Centre shall be conducted, controlled and operated.
13. In case of firms, societies and companies, details of financial status supported by Audited statement of accounts for the past three years.
14. In case of individual applicant, the financial status supported by latest bank statements, Income-tax returns of the applicant for the past three years along with copy of PAN Card.
15. Undertaking in the form of an Affidavit that the applicant shall abide by all the provisions of the Act and rules made thereunder and the applicant is aware of the consequences of violations including cancellation of license and recovery of all dues.
16. Any other relevant information/ documents that the applicant desires to furnish.
17. Demand Draft or Pay Order in support of having paid the application fee.

SCHEDULE UNDER FORM 5-B

Sl. No.	Name of the Town or Village	Name of the Mandal	Ward and Block No.	Survey No.	Name of Street
1	2	3	4	5	6
Door No.	Description of premises	Boundaries			
		North	East	South	West
7	8	9	10	11	12

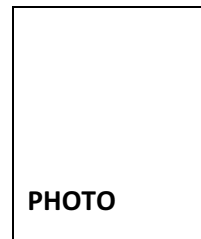
(Applicant)

Name:

Seal:

FORM 5 - C**[See Rule 49]****Application for Grant/ Renewal of Commission Agent License under Section 7(1-B) of The Telangana (Agricultural Produce & Livestock) Markets Act, 1966.**

To:
 The Secretary,
 Agricultural Market Committee,



Sir/Madam

I/We.....S/o,W/o,D/oaged..... resident of
 (Address) hereby
 apply, alongwith the application fee of Rs.1,000/-, for grant / renewal of Commission Agent license for
 operating in _____ market under the control of the Agricultural Market Committee,
 in the premises described in the schedule below. I/We agree to pay the necessary license fee of
 Rs.10,000/- as per Rules for obtaining the above License .

The Particulars are as stated below:

1. Name of the Applicant
2. Father's / Husband's Name (if individual)
3. Age of Applicant (if individual)
4. Name and address of the business Premises and Phone number
5. Residence Address and Phone number
6. Status of the Applicant (State whether Individual or Partnership Firm or Co-operative Society or Joint Hindu Family or Association of persons or Company or Corporation or Board or any other status).
7. If Partnership Firm, give names of Partner /s and furnish the Registration Certificate / Partnership Deed.
8. If Company or Society or Board or Corporation furnish names of Managing Director/Directors President/ Chairman and Managers/ Managing Agents, as the case may be. In all cases give names of Agents or persons authorized to carry on Business whether by General Power of Attorney, or by resolution or otherwise.
9. In other cases, give Names of Proprietor or Persons in Management
10. If Joint Hindu Family Firm give Names of all Members and Manager with age of each member.
11. Mention the names and addresses of the Assistants who will work on behalf of the applicant.

Declaration

I hereby declare that the information furnished in the above application is true to the best of my knowledge and belief. I have read and understood the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and Rules made thereunder and the Bye-laws of your Committee and the terms and conditions of license and declare that I agree to abide by them and any amendments thereto made from time to time.

I also agree to pay the applicable license fee and to fulfill other conditions, if any, prescribed by the Agricultural Market Committee from time to time.

I request you to grant / renew commission agent license for the market.

Yours faithfully,

Place:
Mandal:
District:
Date :

Signature

FORM 5 - D

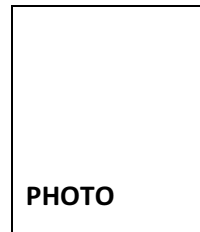
[See Rule 49]

**Form of Application for Grant / Renewal of License
to operate a Warehouse**

Date :

To,
The Secretary
Agricultural Market Committee.

Sir/Madam,



I/WeS/o, W/o, D/o (Name)
.....Resident of (Phone
No.), am/are making an application along with application fee of
Rs.-----/-for License for operating a Warehouse under the jurisdiction of the Agricultural Market
Committee,..... in the premises as described in the schedule below. I/We agree to pay the
necessary license fee of Rs. -----/- as per the Rules for obtaining the above mentioned Licence for a period of
3 years.

The necessary particulars are furnished below:

1. Name of the Applicant
2. Father's / Husband's name
3. Age of Applicant (if individual)
4. Name and Address of the Business Premises and Phone number
5. Residence Address and Phone number
6. Status of the Applicant (State whether Individual or Partnership Firm or Co-operative Society or Joint Hindu Family or Association of persons or Company or Corporation or Board or any other status)
7. If Partnership Firm, give Names of Partner /s and furnish Copy of the Registration Certificate and latest Partnership Deed
8. If Company or Society or Board or Corporation furnish Names of Managing Director/Directors/President/ Chairman and Managers/ Managing Agents as the case may be. In all cases furnish names of the Agents or persons authorized to carry on business whether by General Power of Attorney or by resolution or otherwise.
9. In other cases, give Names of Proprietor or Persons in Management.
10. If Joint Hindu Family Firm, give Names of all Members and Manager With age of each member.
11. Mention the Names and Addresses of the Assistants who will work on behalf of the Applicant.
12. Undertaking in the form of an Affidavit that the applicant shall abide by all the provisions of the Act and Rules made thereunder and the applicant is aware of the consequences of violations including cancellation of license and recovery of all dues.
13. Give particulars of the warehouse
 - a. Address of the warehouse
 - b. Construction type

- c. Year of construction of the warehouse
 - d. Area of the premises
 - e. Storage capacity in MTs
 - f. Attach copy of the warehouse plan
 - g. Fire Safety Certificate Issued by the Competent authority.
 - h. Copy of Valid Insurance Certificate.
 - i. Attach completion certificate / occupancy certificate issued by the competent authority.
14. The warehouse / cold storage is owned or leased (furnish supporting documents)
15. CST / VAT / Service Tax Registration No. (enclose the copy of the registration)
16. If the application is for renewal, state the turnover of last three years.
17. If the application is for renewal, enclose the original license.
18. Whether the applicant owes any dues to the Market Committee on account of charge/ costs/expenses/fees/rent or on any other account, please furnish details.
19. Furnish the list of infrastructure and facilities provided out of those listed under Warehousing Development and Regulation Act, 2007 and the Regulations therein.
20. Any other information.

Along with this application I am enclosing the following documents.

- a. A solemn declaration regarding applicant's solvency.
- b. Copy of PAN Card
- c. Proof of Address : Copy of AADHAAR

SCHEDULE UNDER FORM 5 -D

Sl. No.	Name of the Town or Village	Name of the Mandal	Ward and Block No.	Survey No.	Name of Street
1	2	3	4	5	6
Door No.	Description of premises	Boundaries			
		North	East	South	West
7	8	9	10	11	12

Declaration

I/We hereby declare that the information furnished in the above application is true to the best of my knowledge and belief. I have read and understood the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and Rules made thereunder and the Bye-laws of your Committee and the terms and conditions of license and declare that I/We agree to abide by them and any amendments thereto made from time to time.

I/We also agree to pay the applicable license fee and execute an agreement and to fulfill other conditions prescribed by the Agricultural Market Committee from time to time.

I/We shall use this license only for the purpose of storage of notified agriculture produce and in the event of the Warehouse being declared as a Market under Section 4 (3) (bbb) of the Act, I shall equip myself to be able to participate in the online trading platform provided by the Government by making an application under Form 6.

I/We request you to grant / renew warehouseman license for the specified warehouse / cold storage.

Yours faithfully,

Place:
Mandal:
District:
Date :

Signature

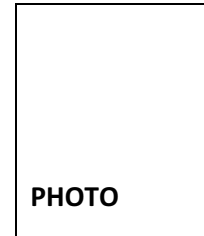
FORM 5 - E

[See Rule 49]

Form of Application for Grant / Renewal of Processor License to operate Processing Unit

To,
The Secretary
Agricultural Market Committee.

Sir,



I/We.....S/o, W/o, D/o..... aged.....

R/o..... (Phone No.)

....., am/are making an application along with application fee of Rs.2000/- for a license to operate a Processing Unit under the jurisdiction of the Agricultural Market Committee,..... in the premises as described in the schedule below.

The necessary particulars are furnished below:

1. Name of the Applicant
2. Father's / Husband's name (if individual)
3. Age of Applicant (if individual)
4. Name and Address of the Business Premises and Phone number
5. Residence Address and Phone number
6. Status of the Applicant (State whether Individual or Partnership Firm or Co-operative Society or Joint Hindu Family or Association of Persons or Company or Corporation or Board or any other status)
7. If Partnership Firm, give names of Partner/s and furnish the Registration Certificate / Partnership Deed
8. If Company or Society or Board or Corporation furnish names of Managing Director/ Directors/ President/ Chairman/Directors and Managers/ Managing Agents as the case may be. In all cases furnish names of the agents or persons authorized to carry on business whether by General Power of Attorney or by resolution or otherwise
9. In other cases, give Names of the Proprietor or Persons in Management.
10. If Joint Hindu Family Firm give Names of all Members and Manager with age of each member.
11. Mention the Names and Addresses of the Assistants who will work on behalf of the Applicant.
12. Undertaking in the form of an Affidavit that the applicant shall abide by all the provisions of the Act and Rules made thereunder and the applicant is aware of the consequences of violations including cancellation of license and recovery of all dues.
13. Give particulars of the Processing Unit
 - a. Address of the warehouse
 - b. Construction Type
 - c. Year of construction.
 - d. Area of the premises

e. Attach copies of the following certificates issued by the Competent Authorities :-

- (i) Processing Unit Plan
- (ii) Completion certificate
- (iii) Occupancy Certificate
- (iv) Fire Safety Certificate.
- (v) Insurance Certificate.

14. The Processing Unit is owned or leased (furnish supporting documents)

15. CST / VAT / Service tax/ GST Registration No. (enclose the copies of the Registration)

16. Details of the Applicant's Bank Account

17. If the application is for renewal, state the turnover of last three years.

18. If the application is for renewal, enclose the original license.

19. Whether the applicant owes any dues to the Market Committee on account of charge/ costs/expenses/fees/rent or on any other account, please furnish details.

20. Agricultural Produce to be processed in the Unit

21. Any other information.

Along with this application I am enclosing the following documents.

- a. A solemn declaration regarding applicant's solvency.
- b. Copy of PAN Card
- c. Proof of Current Address : Aadhaar/ Driving License/ VoterID card/ ?etc.

SCHEDULE UNDER FORM 5 E

Sl. No.	Name of the Town or Village	Name of the Mandal	Ward and Block No.	Survey No.	Name of Street
1	2	3	4	5	6
Door No.	Description of premises	Boundaries			
		North	East	South	West
7	8	9	10	11	12

Declaration

I/We hereby declare that the information furnished in the above application is true to the best of my knowledge and belief. I have read and understood the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and Rules and the Bye-laws of your Committee and terms and conditions of license made thereunder and declare that I agree to abide by them and any amendments there to made from time to time.

I also agree to pay the applicable license fee and to fulfill other conditions prescribed by the Agricultural Market Committee from time to time. I/We shall use this license only for the purpose of processing of notified Agriculture produce and in the event of the Processing Unit being declared as a Market under Section 4 (3) (bbb), I shall equip myself to be able to participate in the online trading platform provided by the Government by making an application under Form 6.

I request you to grant / renew license for the specified processing unit.

Yours faithfully,

Place:
Taluk:
District:
Date :

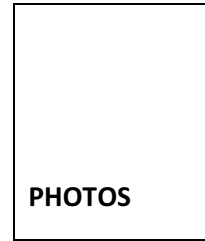
Signature

FORM 5 - F

[See Rule 49]

Form of Application for Grant/Renewal of Weighman License

To:
The Chairman,
Agricultural Market Committee,
.....



IS/o,W/o, D/o Aged ... years R/o hereby
apply along with the application fee of 100for issue of license as Weighman in theMarket
.....

I agree to pay the necessary license fee of Rs. 1,000.00 as per the Rules for obtaining the above
mentioned license for a period of 3 (three) years.

The particulars are furnished below:

1. Date of Birth:-
2. Educational Qualifications :-
3. Proof of Address:-
4. E-mail id -
5. Proof of Medical Fitness (issued by not less than an Assistant Civil Surgeon of a
Government Hospital):-
6. Details of Bank Account:-

Place :

(Signature of Applicant)

Date:

Declaration

I,, S/o, W/o, D/o hereby declare that on issue of Weighman license, I will use the
necessary electronic digital weightment equipment compatible with online platform and conforming to the
metric system, for the purpose of carrying out the functions as Weighman.

Further, I shall conduct all the weighments, measurements or counting of notified Agricultural produce,
livestock or products of livestock purchased or sold in the market and shall render all the accounts relating
thereto as may be specified by the market committee.

Place :

(Signature of Applicant)

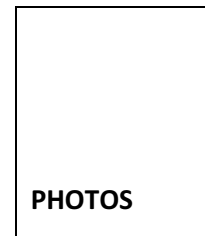
Date:

FORM 5 - G

[See Rule 49]

Form of Application for Grant/Renewal of Hamali License

To:
The Chairman,
Agricultural Market Committee,
.....



IS/o,W/o,D/o Aged ... years R/o here by apply along with the application fee of Rs. 50/- for issue of license as Hamali in theMarket I agree to pay the necessary license fee of Rs. 100/- as per the Rules for obtaining the above mentioned license for a period of 3 (three) years. The particulars are furnished below:

1. Date of Birth:-
2. Educational Qualifications :-
3. Proof of Address:-
4. E-mail id -
5. Proof of Medical Fitness (issued by not less than an Assistant Civil Surgeon of a Government Hospital):-
6. Details of Bank Account:-

Place : (Signature of Applicant)

Date:

Declaration

I,, S/o, W/o, D/ o hereby declare that on issue of Hamali license, I shall abide by the provisions of the Telangana (Agricultural Produce and Livestock) Markets Act, 1966 and the Rules and Bye-laws made thereunder apart from the Directions/Notifications/Orders issued by the Government/ Director of Marketing from time to time.

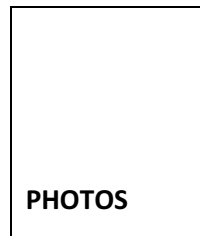
Place : (Signature of Applicant)

Date:

FORM 5 - H
[See Rule 49 B]

Form of Application for Registration of Clearing & Forwarding Agent

To:
The Secretary,
Agricultural Market Committee,
.....



I/We hereby apply along with registration fee of Rs. 5000/- for registration as clearing & forwarding agent in the jurisdiction of Agricultural Market Committee and particulars are furnished below:

1. Name of the Applicant:

1.1 In case of an individual:-

Name –S/o, W/o, /D/o.....

Date of Birth –

Address –

1.2 In case of a Company/ Firm etc,

Constitution of the firm: Prop. / Partnership / Pvt. Ltd. / Public Ltd/
Others. Please Provide Details:

Proprietor

Partnership

Company

Others

Date of Incorporation –

Registered Address-

Place of Business –

Name(s) of Prop. / Partner / Director:

.....

VAT/ GST/ CST No.:

Service Tax Registration No.

PAN .:

(Enclose copies of above documents)

.....

2. E-mail:

Website:

3. Specify the commodities proposed to be serviced :

4. Furnish the details of Godown (whether owned or hired) – Address and Capacity.....

5. Details of Transportation (whether owned or tied up) –

6. Annual Turnover (provide the details of past three years):

7. Details of authorized persons:

a. Name:DesignationAddress:

.....

.....Tel. No. E-mail.....

b. Name:DesignationAddress:

.....

.....Tel. No. E-mail.....

Declaration

I.....S/o,D/o,W/o.....aged.....R/o.....
hereby declare that I am the applicant/authorized representative of the applicant for registration as Clearing and Forwarding Agent. I declare that the contents of this application are true. I declare that the applicant has not been penalized for any contravention of provisions of the Act, Rules and Bye-laws made thereunder during the last three years. I further declare that I shall abide by the provisions of the Act, Rules and Bye-laws made thereunder apart from the Orders/ Directions/ Notifications issued by the Government/ Director of Marketing from time to time.

Place :

(Signature of Applicant)

Date:

Seal

Form No. 6**Application for declaration and notification of Ware house / Processing unit as a Market under section 4(3) (bbb)**

To,
The Secretary,
Agricultural Market Committee,
.....

Sir,

I/We..... S/o, D/o, W/o
..... Aged.....years, R/o.....hereby apply for declaration of Warehouse/Cold
Storage/Processing Unit as a market.

Description of the Warehouse//Processing Unit

- a. Name of the unit.
- b. Address
- c. Description of premises
- d. Boundaries
 - i. North
 - ii. East
 - iii. South
 - iv. West

The details of the Facilities provided are furnished below:

- a) Computers, peripherals
- b) Details of the Warehouse Management software
- c) Internet connectivity and associated facilities for online marketing
- d) Details of facilities for electronic weighment with facility for digital capture of the output
- e) Details of facilities provided for quality assessment of the produce and certification
- f) Fire safety arrangements.
- g) Details of comprehensive insurance including against fire, theft, fidelity etc.

The prescribed documents are enclosed.

I request you to consider my application and declare the Warehouse/ Processing Unit as
Market.

Declaration

I/We hereby declare that the information furnished in the above application is true to the best of my knowledge and belief. I have read and understood the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and Rules and the Bye-laws of your Committee and the orders issued by the Government/ Director of Marketing from time to time. I/we agree to abide by all the applicable provisions under the said Act, Rules and Bye-Laws and to carry out all lawful instructions of the competent authorities under the said Act, Rules and Bye-Laws.

Yours faithfully,

Place:
Mandal:
District:
Date :

Signature

List of documents to accompany the application for declaring a warehouse / processing unit as a Market.

1. License granted under the Telangana(Agricultural Produce & Live Stock) Markets Act,1966.
2. Certificate of incorporation of the Firm/ Company/ Any other body corporate.
3. Approved plan of the Unit.
4. List of Information Technology(IT) enabled infrastructure provided for material accounting, weighing, billing, document generation and reliable internet connectivity.
5. List of facilities provided for quality assessment and certification.
6. Documents relating to comprehensive insurance including against fire, theft and fidelity.
7. Audited Financial statements of last three years (in case of individuals furnish the IT returns).
8. Any other relevant information / documents that the applicant desires to furnish.

FORM- 7 (A)
(See Rule 53-A)

Application for grant of license for establishment of Private Market

To

The Secretary to Government,
Agriculture & Co-operation Department,
Government of Telangana.

Sir,

I/ We _____ S/o, W/o, D/o _____ (Name) aged ... years,
R/o _____ (Address) _____ am/are hereby apply for the grant of License for
establishing a private market. A detailed project report prepared in conformity with Rule 53-A, is
herewith enclosed. I am/We are willing and ready to pay the necessary license fee of Rs. 50,000/- as
per the Rules.

The particulars are furnished hereunder.

- a. Name of the applicant
- b. Age of applicant (in case of Individual)
- c. Address with proof, contact number and e-mail
- d. Experience of doing business.
- e. Turnover of last three years
- f. IT returns of last three years.
- g. VAT Registration no. (copy enclosed)
- h. CST Registration No.(copy enclosed)
- i. Service Tax Registration No.(copy enclosed)

I/ We request you to grant/ renew the license.

Declaration

I/We hereby declare that the information furnished in the above application is true to the best of my knowledge and belief. I have read and understood the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and Rules and bye laws made thereunder. I/we abide by all applicable provisions under the said Act, Rules and Bye-Laws and carryout all lawful instructions of the competent authorities under the said Act, Rules and Bye-Laws.

Place:

Yours faithfully

Date:

(Applicant)

Name:

Seal

Documents to be submitted along with the application for private market license.

1. Certificate of incorporation or Registration of Firm in respect of Company/ Body Corporate
2. Memorandum of Association/Articles of Association of the Company/ Bod Corporate
3. Names and full address and telephone number of all the Directors and Owners and partners etc. (They shall inform immediately subsequent changes if any).
4. Detailed Project Report.
5. Operational guidelines of the proposed private market
6. Financial status of the applicant with supporting documents such as Audited statement of accounts / IT returns, PAN Card Copy.
7. Documents relating to land including title, location map, ownership extract, area, (In Case of leasehold land, lease agreement, possession certificate, etc.).
8. Undertaking in the form of an Affidavit that the applicant shall abide by all the provisions of the Act and Rules and byelaws made thereunder and the applicant is aware of the consequences of violations including cancellation of license and recovery of all dues.
9. Any other relevant information/documents that the applicant desires to furnish.

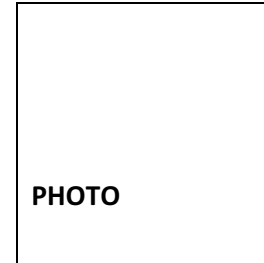
FORM 8-A
[See Rule 48]

**Statewide Single License for operating as Trader under Section 7(1-A) of
Telangana (Agricultural Produce & Livestock) Markets Act, 1966**

ORIGINAL LICENSE / RENEWED LICENSE

No.

The Agricultural Market Committee,
.....



Statewide Single License for operating as Trader is hereby granted to (Name)
.....S/o,W/o, D/o.....aged..... R/o..... ..
.....(Address)(Contact No.),
hereinafter referred to as the licensee on payment of fee of Rs. 5000/- for operating as trader for
purchase / sale of notified Agricultural produce, livestock and products of livestock in the entire state
of Telangana. The license is valid upto (Date) being the last day of the third
financial year, subject to the provisions of the Telangana (Agricultural Produce & Live Stock)
Markets Act, 1966 and Rules made thereunder, on the following conditions, namely:-

Terms and Conditions

1. The licensee shall abide by the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and the Rules made thereunder.
2. This license shall not be transferable. In case of any change in the composition/ constitution of the firm or the Directors of the Company or management of the body corporate, the same shall be communicated in writing to the Director of Agricultural Marketing within 15 days of such change coming into effect.
3. This license may be suspended or cancelled for violation of the provisions of the Telangana(Agricultural Produce & Live Stock) Markets Act, 1966 and the Rules and byelaws made thereunder and conditions of this license.
4. In the event of suspension or cancellation of this license, it shall be surrendered to the Director of Marketing.
5. This license permits the licensee to participate in the trade in any notified market area in the State.
6. Licensee shall equip himself to be able to participate in the online trading platform provided by the Government.
7. The licensee shall make all payments relating to the trade settlement, within the stipulated time limits established through the procedures notified in this regard.

8. For violation of any of the procedures stipulated for participation on the online marketing platform provided by the Government, the licensee shall be liable to be disabled from further participation on the platform.
9. The licensee shall at all times transport the purchased notified commodities only under the authority of an e-transport and the permit obtained from the online marketing platform provided by the Government.
10. The licensee shall during business hours on any day allow access to an employee of the Agricultural Market Committee concerned authorized by the said committee and the person authorized by the Director of Marketing to inspect the business premises and all his books of accounts and produce or cause to be produced the same.
11. The licensee shall pay market fees as prescribed, to the concerned Market Committee, in the manner laid down from time to time.
12. The licensee shall not adulterate or cause adulteration of any notified Agricultural produce.
13. The licensee shall maintain books, registers and records in the manner, required by the Director and shall make them available for inspection to the Director of Marketing or any person authorized by him.
14. The licensee shall furnish monthly returns to the respective Agricultural Market Committees and licensing authority and any information relating to the trade as may be required by the licensing authority from time to time.
15. The licensee of trading in Agricultural Produce, Livestock and products of livestock shall refer all his disputes in relation to the marketing of the notified agricultural produce, in the manner provided under the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and Rules 1969.
16. In case, the license issued is defaced, misplaced, torn, lost or accidentally destroyed etc., a duplicate license on payment of Rs.100.00 may be issued.

Place:

Date :

Licensing Authority
Seal

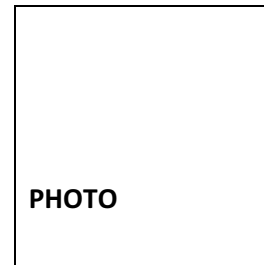
FORM 8-B
(See Rule 48-A)

**License for Direct Purchase Centre under Section 7(7) of
Telangana (Agricultural Produce & Livestock) Markets Act, 1966**

ORIGINAL LICENSE / RENEWED LICENSE

No.

The Agricultural Market Committee,
.....



License for Direct Purchase Centre is hereby granted to M/s. (Name of the firm) represented by Sri/Smt., Designation....., (Address)....., (Contact no.).....(hereinafter referred to as the Licensee) on payment of fee of Rs....., to establish and operate as the Direct Purchase Centre(s) in the following places located in the notified area of _____ Agricultural Market Committee

Sl. No.	Location	Agricultural Market Committee commodity
1.		
2.		
3.		

For purchase of the above notified commodities subject to the provisions of the Telangana, (Agricultural Produce & Livestock) Markets Act, 1966 and Rules, on the following terms and conditions. The license is valid upto (Date)

Terms and Conditions

1. The licensee shall abide by the provisions of The Telangana, (Agricultural Produce & Livestock) Markets Act, 1966 and the Rules and byelaws made thereunder.
2. This license shall not be transferable. In case of any change in the composition/ constitution of the firm or the Directors of the Company or management of the body corporate, the same shall be communicated in writing to the Director of Agricultural Marketing within 15 days of such change coming into effect.
3. This license may be suspended or cancelled for violation of the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and the Rules made thereunder and conditions of this license.
4. In the event of suspension or cancellation of this license, it shall be surrendered to the Director of Marketing.

5. Licensee shall equip the Direct Purchase Centre with all necessary Information Technology infrastructure and conduct all processes relating to purchases at the Direct Purchase Centre using the designated online marketing platform provided by the Government.
6. Licensee shall prominently display through electronic means, the prices of selected commodities, prevailing in the neighbouring markets.
7. The price paid by the licensee to the growers shall not be less than the Minimum Support Price [MSP] notified by the Government or the prices prevailing in the neighboring markets, whichever is higher.
8. The licensee shall during business hours on any day allow access to any employee of the Agricultural Market Committee concerned authorized by the said committee and the person authorized by the Director of Marketing to inspect the business premises and all his books of accounts and produce or cause to be produced the same.
9. The licensee shall pay the sale proceeds to the farmers through online transfer to their Bank Accounts on the next working day of the purchase.
10. The licensee shall furnish daily statements of purchases and disposal of notified commodities in respect of each direct purchase centre, to the Director of Marketing before the end of the next working day.
11. The licensee shall pay the market fee relating to the daily transactions, by the next working day, into the designated account of the concerned Market Committee, by way of online transfer.
12. The licensee shall at all times transport the purchased notified commodities only under the authority of an e-transport permit obtained from the online marketing platform provided by the Government.
13. The licensee shall not adulterate or cause adulteration of any purchased/ notified commodity.
14. The licensee shall not make or recover any trade allowance.
15. The licensee shall provide and use authorized weights and measures at the Direct Purchase Centre. Weighment shall be done using electronic weighing scales equipped with digital transmission of the weighment values. The licensee shall arrange for adequate, skilled man power to carry out all operations at Direct Purchase Centre without any undue delay and without causing any inconvenience to the growers.
16. The licensee shall maintain books, registers and records in the manner, required by the Director and shall make them available for inspection to the Director of Marketing or any person authorized by him.
17. The licensee shall prominently display the daily purchase price of the commodity at the Direct Purchase Centre.
18. The licensee shall refer all his disputes in relation to the marketing of the notified Agricultural produce in the manner provided under the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and Rules made thereunder.
19. In case the license issued is defaced, misplaced, torn, lost or accidentally destroyed etc., a duplicate license on payment of Rs.100.00 may be issued.
20. The license is valid for 3 years, i.e., upto (Date).

Place:
Dated:

Director of Marketing

FORM 8-C

[See Rule 49]

**License of Commission Agent under Section 7(1-B) of
Telangana (Agricultural Produce & Livestock) Markets Act, 1966****ORIGINAL LICENSE / RENEWED LICENSE**

No.

The Agricultural Market Committee,
.....**PHOTO**

As per Rule 49 of the Telangana (Agricultural Produce & Live Stock) Markets Rules, 1969,
 Sri/Smt.S/o, D/o ,W/o.
Residing at
 District is hereby granted
 Commission Agent license for the notified market and to carry business in the premises described in
 the schedule below, subject to the provisions of the Telangana (Agricultural Produce & Live Stock)
 Markets Act, 1966 and the Telangana Agricultural Produce & Live Stock) Markets Rules 1969, on the
 following conditions, namely:- The License is valid upto (Date).

Terms and Conditions

1. The licensee shall abide by the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and the Rules made thereunder.
2. This License shall not be transferable. In case of any change in the composition of the partners or Directors of the Firm/Company or Management of the Body Corporate, the same shall be communicated in writing to the Agricultural Market Committee within 15 days of such change coming into effect.
3. This License may be suspended or cancelled for violations of the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and the Rules made thereunder and conditions of this License.
4. In the event of suspension or cancellation of this License, it shall be surrendered to the Agriculture Market Committee.
5. The Licensee shall equip himself to be able to participate in the online trading platform provided by the Government.

6. The licensee shall make all payments relating to the trade settlement, within the stipulated time limits established through the procedures notified in this regard.
7. For violation of any of the procedures stipulated for participation on the online marketing platform provided by the Government, the licensee shall be liable to be disabled from further participation on the platform.
8. The Licensee shall generate a Takpatti for every lot sold through him immediately after price determination and Weighment of the lot is completed. The Takpatti shall contain the details of the Commodity, the price determined, the weighment, total sale value, followed by applicable deductions on account of Market charges and Commission Agent commission and the net amount payable to the seller. A copy each of the Takpatti shall be given under acknowledgment to the seller, the market committee and the buyer on the same day.
9. The Licensee shall collect the market fee depicted in the Sale bill/Takpattis from the buyers and remit the same to the market committee on first working day of every week.
10. The Licensee shall not adulterate or cause adulteration of any declared Agricultural produce.
11. The Licensee shall not carry out any other business or activity except that of a Commission Agent, at the place for which the license is issued.
12. The Licensee shall not solicit or receive any fee or recover any charges other than those which he is entitled to receive or recover in accordance with the provisions of the Act, and the rules and Bye-laws made thereunder.
13. The Licensee shall provide Electronic Weighing scales certified by the officer in the Legal Metrology Department.
14. The Licensee shall inform to the Agricultural Market Committee any changes in the constitution of the licensee.
15. The Licensee shall during business hours on any day allow access to an employee of the Market Committee authorized by the said committee to inspect all his of accounts and produce or cause to be produced the same as per Rules and Bye-Laws and directions issued by the market committee.
16. The Licensee shall pay and also facilitate the collection of fees under Section 12 of the said Act, due to the market committee as and when it becomes due as per the provisions of the Act, Rules and Bye-Laws of the market committee.
17. The Licensee functioning as Commission Agent shall collect the market fees from the purchaser and remit the same to the Market Committee and shall deliver goods to the purchaser after satisfying himself fully that the purchaser has paid the market fee.
18. The Licensee shall maintain books, registers and records in the manner, required by the Director and shall make them available for inspection to the Secretary of Agricultural Market Committee or any person authorized by him.
19. The Licensee shall furnish monthly returns to the Agricultural Market Committee and any information relating to the trade as may be required by the licensing authority from time to time.

20. The Licensee shall refer all his disputes in relation to the marketing of the declared Agricultural produce in the manner provided under the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966

SCHEDULE UNDER FORM 8-C

Sl. No.	Name of the Town or Village	Name of the Mandal	Ward and Block No.	Survey No.	Name of Street
1	2	3	4	5	6
Door No.	Description of premises	Boundaries			
		North	East	South	West
7	8	9	10	11	12

Secretary

Chairman

Place :

Date:

FORM 8-D

[See Rule 49]

GRANT/ RENEWAL OF LICENSE of Warehouse

No.


PHOTO

As per Rule 49 of the Telangana (Agricultural Produce & Live Stock) Markets Rules 1969, Sri/Smt. S/o or W/o, or D/o
residing
Place.....
 District is hereby granted warehouseman license to operate the warehouse at the place described in the schedule below for storage of notified Agricultural Produce, Livestock and products of livestock in the notified area of Agricultural Market Committee, :- The license is valid upto (Date) being the last day of the third financial year, subject to the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and Rules and byelaws made thereunder, on the following conditions namely:-

Terms and Conditions

1. The licensee shall abide by the provisions of the Telangana(Agricultural Produce & Livestock) Markets Act, 1966 and the Rules made thereunder.
2. This license shall not be transferable. In case of any change in the composition of the partners or Directors of the firm, or the Directors of the Company or management of the body corporate, the same shall be communicated in writing / to the Director of Marketing within 15 days of such change coming into effect.
3. This license may be suspended or cancelled for violation of the provisions of the Telangana(Agricultural Produce & Live Stock) Markets Act, 1966 and the Rules made thereunder and conditions of this license.
4. In the event of suspension or cancellation of this license, it shall be surrendered to the Agricultural Market Committee.
5. In the event of the Warehouse being declared as a Market under Section 4 (3) (bbb), licensee shall equip himself to be able to participate in the online trading platform provided by the Government.
6. The licensee of warehouse should not cause any inconvenience to the depositors. The operations at the warehouse shall be conducted on all working days.
7. The working days / hours shall be displayed in the Warehouse.
8. The Licensee shall ensure comprehensive insurance of the Warehouse including the produce stored therein including against theft, fire and fidelity.

9. Adequate fumigation shall be done to prevent from pests / insects from time to time.
10. The list of facilities provided out of the listed facilities under warehouse development Regulation Act shall be displayed.
11. Monthly storage details shall be furnished to the Agriculture Market Committee.
12. The warehouse shall be utilized only for the purpose for which the license is granted and in the event of utilization of warehouse other than the purpose for which license is granted, the license is liable to be suspended / cancelled.
13. The licensee shall during business hours on any day allow access to an employee of the Market Committee authorized by the said committee to inspect all of his/its accounts and produce or cause to be produced the same as per Rules and Bye-Laws and directions issued by the market committee from time to time.
14. The licensee shall not adulterate or cause adulteration of any notified agricultural produce.
15. The licensee shall maintain books, registers and records in the manner, required by the Market Committee and shall make them available for inspection to the Market Committee or any person authorized by it.
16. The licensee shall furnish monthly returns to the respective Agricultural Market Committees and any information relating to the trade as may be required from time to time.

SCHEDULE UNDER FORM 8-D

Sl. No.	Name of the Town or Village	Name of the Mandal	Ward and Block No.	Survey No.	Name of Street
1	2	3	4	5	6
Door No.	Description of premises	Boundaries			
		North	East	South	West
7	8	9	10	11	12

Secretary

Chairman

Place :

Date:

Agriculture Market Committee

FORM 8-E

[See Rule 49]

GRANT/ RENEWAL OF PROCESSOR LICENSE

No.


PHOTO

As per Rule 49 of the Telangana (Agricultural Produce & Live Stock) Markets RulesMr/ Ms.....S/o or W/o or D/o.....residing at Place District is hereby licensed as a Processor to operate Processing Unit at the premises described in the schedule below,. The license is valid upto (Date)being the last day of the third financial year, subject to the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and Rules and byelaws made thereunder, on the following conditions namely:-

Terms and Conditions

1. The licensee shall abide by the provisions of the Telangana (Agricultural Produce & Livestock) Markets Act, 1966 and the Rules made thereunder.
2. This license shall not be transferable. In case of any change in the composition of the partners or Directors of the firm, or the Directors of the Company or management of the body corporate, the same shall be communicated in writing / to the Director of Agricultural Marketing within 15 days of such change coming into effect.
3. This license may be suspended or cancelled for violation of the provisions of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and the Rules made thereunder and conditions of this license.
4. In the event of suspension or cancellation of this license, it shall be surrendered to the Agricultural Market Committee.
5. In the event of the Processing Unit being declared as a Market under Section 4 (3) (bbb), licensee shall equip himself to be able to participate in the online trading platform provided by the Government.
6. The operations at the processing unit shall be conducted on all working days.
7. The working days / hours shall be displayed in the processing unit.
8. The processing unit shall ensure comprehensive insurance of the processing unit including against theft, fire and fidelity.
9. Monthly processing details shall be furnished to the Market Committee.

10. The processing unit shall be utilized only for the purpose for which the license is granted
11. In the event of utilization of processing unit other than the purpose for which license is granted, the license is liable to be suspended / cancelled.
12. The licensee shall during business hours on any day allow access to an employee of the Market Committee authorized by the said committee to inspect all of his/its accounts and produce or cause to be produced the same as per Rules and Bye-Laws and directions issued by the market committee from time to time.
13. The licensee shall not adulterate or cause adulteration of any notified agricultural produce.
14. The licensee shall maintain books, registers and records in the manner, required by the Market Committee and shall make them available for inspection to the Market Committee or any person authorized by it.
15. The licensee shall furnish monthly processing details to the respective Agricultural Market Committee and any information relating to the trade as may be required by the Market Committee from time to time.

SCHEDULE UNDER FORM 8-E

Sl. No.	Name of the Town or Village	Name of the Mandal	Ward and Block No.	Survey No.	Name of Street
1	2	3	4	5	6
Door No.	Description of premises	Boundaries			
		North	East	South	West
7	8	9	10	11	12

Secretary

Chairman

Place :

Date :

Agriculture Market Committee**FORM 8-F**

[See Rule 49]

Grant/ Renewal of Weighman License

No.


 PHOTO

As per Rule 49 of the Telangana (Agricultural Produce & Live Stock) Markets, Rules and By-laws of Agricultural Market Committee, Mr/Ms. S/o, D/o, W/o residing at Place District is hereby licensed as a Weighman for the (Name of the Market) subject to the conditions laid down hereunder as per the Act, Rules and Bye-laws and such other conditions as may be laid down by the committee and the directions issued by the Government or the Director of Marketing from time to time. This license is valid for a period of three years i.e., from to..... i.e., up to the end of the third financial year.

Terms and Conditions 1. The license shall not be transferable.

2. The license shall be valid for a period of three years or till the licensee attains the age of fifty eight years, whichever is earlier.

3. The licensee shall abide by all the provisions of the Act, Rules and Bye-laws made thereunder apart from the directions issued by the Government or the Director of Marketing from time to time.

4. The licensee shall conduct the weighment, measurement or counting of the Agricultural produce, products of livestock purchased or sold in the market and shall render all the accounts relating thereto as may be specified by the market committee.

5. The weighman shall use correct and certified weights and scales only.

6. The weighman shall wear his uniform and badge during all official transactions.

7. The work entrusted to the weighman is liable to be checked by the market supervisor who is also authorized to allot the weighman to different shops.

8. The weighment shall be done with integrity and the weighman shall not be a party either to the purchase or sale.

9. The weighman shall accept the charges only in cash as fixed by the market committee/ any other authority specified by the Government from time to time and shall not accept Agricultural produce or products of livestock as charges or in any other way from any commission agent, buyer or the seller.

10. In case of contravention of any of the above conditions, the market committee shall suspend the weighman from his work and also shall cancel his license.

Secretary

Chairman

Place :

Date :

Agriculture Market Committee**FORM 8-G**

[See Rule 49]

Grant/ Renewal of Hamali License

No.

PHOTO

As per Rule 49 of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966 and Rules 1969 and By-laws of Agricultural Market Committee, , Mr/Ms. S/o, D/o, W/o. residing at Place District is hereby licensed as a Hamali for the (Name of the Market) subject to the conditions laid down hereunder as per the Act, Rules and Bye-laws and such other conditions as may be laid down by the committee and the directions issued by the Government or the Director of Marketing from time to time. This license is valid for a period of three years i.e., from to i.e., up to the end of the third financial year.

Terms and Conditions

1. The license shall not be transferable.
2. The license shall be valid for a period of three years or till the licensee attains the age of fifty eight years, whichever is earlier.
3. The licensee shall abide by all the provisions of the Act, Rules and Bye-laws made thereunder apart from the directions issued by the Government or the Director Marketing from time to time.
4. The Hamali shall wear his uniform and badge during all official transactions.
5. The work entrusted to the hamali is liable to be checked by the market supervisor.
6. The Hamali shall assist in the weighing of agricultural produce and the products of livestock, unloading thereof, filling the bags, shifting them to the scale and handing over them to the buyer.
7. The Hamali shall work with integrity.
8. The Hamali shall accept the charges only in cash as fixed by the market committee/ any other authority specified by the government from time to time and shall not accept agricultural produce or products of livestock as charges or in any other way from any commission agent, buyer or the seller.

Secretary

Chairman

Place :

Date :

Agriculture Market Committee

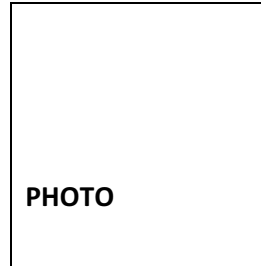
FORM 8-G

[See Rule 48]

License for Hammal

ORIGINAL LICENSE / RENEWED LICENSE

No.

The Agricultural Market Committee,
.....

As per Rule 49 of the Telangana (Agricultural Produce & Live Stock) Markets Act, Rules and Bye-laws of Agricultural Market Committee, Sri
..... S/o., D/o, W/o
..... residing in Place
..... District
is hereby licensed as a Hammal for the market subject to the conditions laid down in the Act, Rules and Bye-laws and such other conditions as may be laid down by the committee and the directions issued by the Government or the Director of Marketing from time to time.

Secretary

Chairman

Place :

Date:

FORM 11-A
(under Rule 73-A)

**Contract Farming Agreement
Agreement Between**

1. Sri.....

S/o, D/o, W/o

R/o.....

Village.....Mandal.....District.....
.....

herein after referred to as contract farming farmer or farmers

And

2

.M/s.....Address.....
.....

.....
.....

Herein after referred to as contract farming sponsor.

We, the above said contract farming sponsor and contract farming farmer mutually agree for the following terms and conditions for production and purchase and sale of(Commodities).

1. The farmer owns/taken on lease to the extent ofAcres of land in Survey No.

.....ofvillage
.....Mandal.....District.....

2. The farmer agreed to produce.....(commodity) required by the sponsor during.....season of(year).

3. The sponsor agreed to provide the services with service charge specified, hereunder/for production of the said commodity/commodities by the farmer. The farmer agreed for recovery of the service charges from the sale proceeds payable to him.

Details of Service

Service Charge

.....

.....

.....

.....

.....

.....

4. The sponsor agreed to purchase the commodity conforming to Fair average quality specifications at the rates explicitly given hereunder

Commodity	Specification	Rate Per kg/Qtl.
1	2	3

5. The sponsor cannot demand damages if the produce harvested does not conform to specifications and quantity agreed upon.
6. The sponsor has agreed to purchase the entire quantity/..... Quintals produced by the seller at rate/as at para 4 above.
7. The rate agreed between the sponsor and the farmer for sale of the notified Agricultural produce shall not be less than the Minimum Supportive Price[MSP]
8. The sponsor while purchasing the produce shall not reject any produce on the grounds of quality, if its satisfies the fair average quality.
9. The farmer has agreed to deliver the agreed quantities of commodities first to the sponsor and if and only if there is any left over quantity, he is at liberty to dispose of the commodities to others.
10. The sponsor has agreed to take delivery of the commodity at the farm/ Villages after weighment and payment by incurring all expenditure incidental there for like handling, weighment, cost of containers etc.
11. The sponsor has agreed not to refuse to take delivery of the quantity of produce conforming to specifications given at paras 4 above.
12. The sponsor has agreed to furnish security to the Registering authority, in the form of bank guarantee for an amount of equal to 20% of the contract value, valid for the contract period plus two months.
13. The sponsor has agreed to furnish monthly returns to the Registering Authority, by 5th of every month.
14. The sponsor has agreed to submit annual report of transactions conducted during the previous year to Registering Authority, before 30th June of every year.
15. The sponsor has agreed to make payment of the sale proceeds to the farmer by online transfer to the bank account of the farmer, the next working day of sale.
16. The sponsor has agreed to pay the specified market fee to the respective market committee of the transactions conducted during the previous week, on the first working day of the next week.

17. In case the farmer sells the produce to any other person in violation of the terms of the agreement, the sponsor may approach the Registering Authority to resolve the dispute for redressal.
18. The sponsor can claim the loss suffered by him for breach of agreement by the farmer. In case the sponsor fails to take delivery of the produce, the farmer can ask Registering Authority to recover the loss sustained by him from the bank guarantee furnished by the sponsor.
19. Any dispute arising out of this agreement shall be resolved as per Sub-sections (4) and (5) of Section 11-A of the Telangana (Agricultural Produce & Live Stock) Markets Act, 1966.

Signature of the contract farming sponsor

Signature of the contract farming farmer

Witness:

1.

(signature)

Name and Address

2.

(Signature)

Name and Address

Agriculture Market Committee
FORM 12
[See Rule 74-A]
E-transport permit for transportation of notified agricultural produce

The Agricultural Market Committee,

E-transport permit No.

E-transport permit Code:

Timing:

Licence No:

Date :

1.	Name and address of the Trader	:	
2.	Registration No. of the Vehicle / Lorry / Van etc.,	:	
3.	Purchased from (Market Yard/ If outside the Market Yard, specify the place)	:	
4.	Name and full Address of the Consignee	:	
5.	Description of the Consignment	:	
a.	Name of the Notified Commodity	:	
b.	Quantity / Weight (in Quintals)	:	
c.	Value (in Rupees)	:	
6.	Whether Market Fee paid?	:	
7.	If Yes, Mention the details of payment	:	
8.	This permit is valid from Hrs. on Day..... to Hrs. of Day of Month and Year.		

I declare that the information furnished above is true to the best of my knowledge and belief

Signature of Trader

Instructions:

1. The e-transport permit in original shall accompany the vehicle in transit.
2. e-transport permit shall be shown to enforcement cell officials / other authorized officials and in the check post established in the notified area for verification while in transit. The officer / staff who verify the transport permit shall affix the stamp with designation and location with signature and time, on each permit.
3. This permit is valid for one time transportation and cannot be re-used.

—x—